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Chrons 0 222238 # MAR 77 FM SECSTATE WASHDC TO AMCONSUL MONTREAL IMMEDIATE 6149 UNCLAS STATE 063640 E.O. 11652: N/A TAGS: EAIR, PLOS, ICAO, PORG SUBJECT: REVIEW OF DIRECTIVES TO THE ICAO OBSERVER AT THE THIRD UNITED NATIONS CONFERENCE ON THE LAW OF THE SEA (C-WP/6479) THE SUBJECT PAPER PROCEEDS ON THE BASIS THAT THE REVISED SINGLE NEGOTIATING TEXT OF THE LAW OF THE SEA CONFERENCE AS IT RELATES TO THE LEGAL STATUS OF THE ECONOMIC ZONE IS THE FINAL WORD ON THE SUBJECT. FACT, THE UNITED STATES IS OPPOSED INTER ALIA TO ARTICLE 75, WHICH STATES SPECIFICALLY THAT THE ZONE IS NOT HIGH AS A LEGAL MATTER THE ZONE IS IN FACT HIGH SEAS FOR CERTAIN PURPOSES, E.G. NAVIGATION AND OVERFLIGHT, AND NOT HIGH SEAS FOR OTHER PURPOSES, E.G. COASTAL STATE RESOURCES JURISDICTION. US REP SHOULD THUS AT THIS TIME NOT ENDORSE ICAO SUPPORT FOR THE ARTICLE CONTAINED IN PARA. 4 OF C-WP/6479 BECAUSE IT IS PREJUDICIAL TO OUR EFFORTS TO AMEND THE PERTINENT ARTICLES RELATED TO THE LEGAL STATUS OF THE ECONOMIC ZONE. WITH REGARD TO PARA. 7, THE REVISED SINGLE NEGOTIATING TEXT RECOGNIZES A RIGHT OF ALL AIRCRAFT, BOTH MILITARY AND CIVIL, TO EXERCISE ARCHIPELAGIC SEALANES PASSAGE OVER THE WATERS OF THE ARCHIPELAGO. THUS, WHILE THE ARCHIPELAGIC STATE WOULD HAVE SOVEREIGNTY WITHIN THE ARCH IPELAGO, INCLUDING OVER ARCH IPELAGIC WATERS, THIS RIGHT OF OVERFLIGHT WOULD BE RECOGNIZED. 4. WE DO NOT RECOMMEND THAT ICAO BE THE FORUM FOR A LAW OF THE SEA DEBATE ON THE ISSUES RAISED IN THE FORE GO ING PARAS. WE BEL IEVE IT WOULD BE APPROPRIATE FOR THE ICAO OBSERVER TO CONTINUE TO REFRAIN FROM INTERVENING IN THE DEBATE ON THE ECONOMIC ZONE AT LEAST UNTIL THE COUNTRIES INVOLVED HAVE AGREED ON A SUITABLE ACCOMMODATION ON THE LEGAL STATUS OF THE ECONOMIC ZONE. IF IT IS NECESSARY FOR SOME REASON FOR THE ICAO OBSERVER

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TO MAKE A STATEMENT, IT SHOULD MERELY BE TO REMIND DELEGATES THAT THEIR DELIBERATIONS MAY AFFECT THE REGIME OF INTERNATIONAL CIVIL AVIATION AND THAT THEY SHOULD CONSIDER THE CHICAGO CONVENTION REQUIREMENTS IN COMING TO ANY CONCLUSIONS. VANCE